Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 2023 www.uspto.gov

U.S. APPLICATION NO	FIRST NAMED APPLICANT		ATTY DOCKET NO		
09/806465	HOLDER	E	225/48715		
03/000400		INTERNATIONA	AL APPLICATION NO		
EVENSON MCKEOWN EDWARDS	PCT/EP99/07267				
1200 G STREET					
SUITE 700		LA FILING DATI	PRIORITY DATE		
WASHINGTON, DC 20005		01 OCT 99	02 OCT 98		
			02 MAY 2001		
		DATE MAILED			
NOTIFICATION OF MISSI	NG REQUIREMENTS UND	ER 35 U.S.C. 371 I	IN THE UNITED		
	ESIGNATED/ELECTED OF				
1. The following items have been subm	nitted by the applicant or the IB to the	United States Patent and	Trademark		
	ce (37 CFR 1.494) 🙀 an Elected Of				
U.S. Basic National Fee. Indication of Small Entity Status. x Copy of the international application. x Translation of the international application into English.					
Copy of the international ag	<u>—</u> '	iternational application if le 19 amendments into E			
Oath or Declaration of inve	_,	the 14 amendments into the	.ngnsu		
Copy of Article 19 amendn	dents Ouler.				
	ry Examination Report in English and	lits Annexes, if any			
	he International Preliminary Examina				
В					
2. Applicant has requested early pro	cessing under 35 U.S.C. 371(f) but ha	as not filed the following	indicated items and/or		
the indicated items in paragraph 3 below	v. The Basic National Fee and the cop	py of the international ap	plication must be filed		
prior to 20 or 30 months from the priori	ity date to avoid abandonment. Copy of the interna	tional application			
U.S. Basic National Fee.	eopy of the internal	поли приношном.			
3. The following items MUST be furni	shed within the period set forth below	in order to complete the	requirements for		
acceptance under 35 U.S.C. 371:			md		
	ation into English. A processing fee v		,icu		
— The assessment to a consideration	iate 20 or 30 months from the priority n is defective for the reasons indicated	on the attached Notice of	of Defective		
Translation.					
b. Processing fee for provide	ding the translation of the application		than the		
appropriate 20 or 30 i	months from the priority date (37 CFI	R 1.492(f)).	idantificina		
C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the International application number and international filing date). A					
surcharge will be reco	uired if submitted later than the approp	priate 20 or 30 months fr	om the priority		
date.					
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons					
indicated on the attacl	hed PCT/DO/EO/917. the oath or declaration later than the	appropriate 20 or 30 mor	aths from the		
griority date (37 CFR		appropriate 20 or 50 mor	ins from the		
4. Additional claim fees of \$	as a large entity small ent	ity, including any requir	ed multiple dependent		
claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are					
due (37 CFR 1.492(g)). See attached P	TO-875.				
5. Applicant has not submitted the re	equired sequence listing pursuant to 3	7 CFR 1 821-1.825. Se	e attached		
PCT/DO/EO/920.	equired sequence assaug personal to				
ALL OF THE ITEMS SET FORTH I MONTHS FROM THE DATE OF T	IN 3(a)-3(d), 4 AND 5 ABOVE MUS BUS NOTICE OF BY 22 OF 32 MO	ST BE SUBMITTED W	11HIN 1WO (2) 1.495 anniles) FROM		
THE PRIORITY DATE FOR THE A	PPLICATION, WHICHEVER IS I	ATER. FAILURE TO	PROPERLY		
RESPOND WILL RESULT IN ABAN	NDONMENT.				
The time period set above may be exten	ded by filing a petition and fee for ext	rension of time under the	provisions of 37 CFR		
1.136(a).	ded by filing a petition and fee for ex-	tension of time and the	Pro-101000 17 1		
6. If box 3a or 3c is checked, a translat Annexes will be cancelled. A processing	tion of the Annexes MUST be submitted late	er than 20 or 30 months	from the priority date.		
7. The Article 19 amendments are c	ancelled since a translation was not pr	ovided by the appropriat	e 20 (37 CFR 1.494(d))		
or 30 (37 CFR 1.495(d)) months from t					
		1.T. Office	Securited to the		
Applicant is reminded that any commun address given in the heading and include	e the IIS application no shown above	rademark Office must	be maned to the		
A copy of this notice MUST be returned with this response.					
Enclosed: CPCT/DO/EO/917	· Notice of Defective Translati	ion	A. 1		
PTO-875	- PCT/DO/EO/920	Deborah Williams	V 1/4 /		
FORM DOT/DO/FO/005 (M	Talank	DDD01411 4711141115	UVV		
FORM PCT/DO/EO/905 (March 2001)	, retepno	one: 703-305-3744			

Commissioner for Patents Box PCT
United States Patent and Trademark Office
Washington D.C. 20231
WWW USBIG GOV
ATTY DOCKET NO.

1 \ APPLIC	ATION NO	LIRST NAMED APPLICANT		AFTY TOURFLESO	
	09/806465	HOLDER	E	225/48715	
		1	INTERNATIONAL APPLICATION MO		
1200 G S	ON MCKEOWN EDWARDS AND	LENAHAN	PCT/	EP99/07267	
SUITE 7	00		LA FILING DATE	PRIORITY DATI	
WASHIN	IGTON, DC 20005		01 OCT 99	02 OCT 98	
:			CAPE MADE	0 2 MAY 2001	
	NOTITION OF	A DEFECTIVE OATH			
	NOTIFICATION OF	A DEFECTIVE OATH	OR DECEMBER		
into the i	lication fails to contain an oat national stage in the United Stay noted below and avoid abar ath or declaration, properly in	ates of America. The per adonment is set in the acco	iod within which ompanying Notific	to correct the cation.	
applicati	on number and international f CFR 1.497(a),(b) and (f) in th	iling date) is required. The	ne oath or declara	tion does not comply	
2. d 3. d 4. d 5. d tel	ones not executed in accordance with a cost not identify the application to ones not identify the inventor(s). Ones not identify the citizenship of the cost not state that the person making to be the original and first inventor patent is sought.	which it is directed. each inventor. ng the oath or declaration belie	eves the named inve	ntor or inventors ed and for which	
1.497(a) WILL R ABANE	RE TO SUBMIT AN OATH () AND (b), AND 1.497(d) WI RESULT IN FAILURE TO EI DONMENT OF THE APPLIC	HERE APPROPRIATE, V NTER THE NATIONAL CATION.	VITHIN THE TI STAGE AND TH	ME PERIOD SET HE	
Addition	nally, the oath or declaration of	does not comply with 37 C	CFR 1.63 in that i	ι:	
1.	does not identify the mailing ad mailing address, then the city ar must also be given.	dress of each inventor. If the nd state or city and foreign con	residence is different untry of residence o	nt from the f each inventor	
2. 🔲	does not state that the person m	aking the oath or declaration:			
a. [has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration.				
b. [acknowledges the duty to di material to patentability as o	isclose to the Office all inform defined in 37 CFR 1.56.	ation known to the	person to be	
3.	does not identify the foreign ap priority is made pursuant to 37 that of the application on which country, day, month, and year	CFR 1.55, and any foreign ap a priority is claimed, by specif	oplication having a f	iling date before	
				37 /	

Deborah Williams